SATURDAY, January 16, 1847.

The Senate met. third time and passed.

ing resolution, in substance:

College was not returned within that time-that it had there- dividend-if dividend there should be-be divided pro requested to return said objection to the Govornor.

which was afterwards withdrawn. question at length.

Several other gentlemen participated in the discussion. The President decided that the resolution was in order. On the question "Shall the resolution be adopted?" the

ayes and noes being called for, it resulted in the adoption of the resolution-ayes 29, noes 17. Parks; which were appropriately referred.

Reports from Committees. ported a joint resolution relative to public lands in Gibson but perhaps when too late, would develop who was right. county; which was read a third time and passed. Mr Berry of M., from the committee on Roads, reported this paper - they will appear in the next.] back a bill of the House relative to a road in Vigo county; The ayes and noes were then demanded, which resultwhich was read a third time and passed. Mr Logan reported back the bill making additional allow-

amendment. inserting \$300; which elicited some discussi Mr Handy moved to lay the amendments upon the table.

The ayes and noes being called for, the amendments were laid upon the table-ayes 28, noes 19. Mr Bowers, from the committee on Agriculture, reported Palmer, Parker, Parks, Porter, Scott, Secrest, Shields, a bill in reference to the call of the Secretary of the U. S. Treasury in relation to agricultural statistics; concurred in. Mr Read reported back a joint resolution in relation to the improvement of the St. Joseph river, with one amendment, Wise, Wolfe, Woodruff and Mr. Speaker-70. striking out that part of the resolution affirming the power of Congress to make such appropriation.

posed; which was not done-ayes 22, noes 23. The Senate then ajourned. AFTERNOON SESSION.

The Senate met. Mr Hardin, on leave granted, introduced a bill for changing the time of holding probate courts in Johnson county; which On motion of Mr Handy, a bill authorizing probate judges to take acknowledgments of deeds, &c., was taken up and

paesed.

Mr Milliken introduced a bill amendatory of certain of the Revised Statutes; which was referred. Mr Goodenow reported back a bill relative to supplying the town of Madison with water; which was passed.

Mr Berry of M. presented a joint resolution to suspend an act vacating alleys in Bloomington. Mr Hardin, on leave, reported a bill for the relief of Anna Mr Murphy, on leave, reported a bill in relation to the

and Madison; which was laid upon the table. On motion of Mr English, the bill to legalize the marriage of William Howell and Mary Howell, was taken up and

On motion of Mr Stewart, the bill fixing the time of hold- Randolph county. ing circuit courts in Marion county, was taken up, the amend- By Mr. Palmer, to provide for the sale of school section ment of the House agreed to-further amended by the Senate in township 25, N. R. 2 east.

Bills read a third time. A bill in reference to advertising real estate at sheriff's companies, &c. sale; a bill to incorporate the Belmont Mannfacturing Company; a bill to amend an act entitled an act incorporating the town of Columbus; a bill to repeal an act more effectually to enable supervisors to open and keep highways in issue writs of habens corpus, &c.;

debt of the State, came up (on message from the House) on thorize the Governor to issue a patent for certain lands.

bill be read a second time; which motion did not prevail. The Senate then adjourned.

HOUSE OF REPRESENTATIVES. SATURDAY, Jan. 18.

back the bill with the amendments required.

Mr. Powell rose and said, he came here with no instructions, he had been left free to act as was best deemed and yet have a refuetance to protest against it. would comport with the honor of the State, and in the The vote was taken on the indefinite postponementmanner which would best promote the interest of his con- ayes 10, noes 74. winter, and he came here with the determination of carrying out their wishes by giving it his unqualified support.
But he found the bill supplementary to the one of last winter in reality a substitution. For the principles were so changed and the provisions were so modified, that it pould not be characterized otherwise than as a surface.

To se who were most intimate with him, knew best the session of the term for which be was elected to the Senate.

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The session of the term for which seed the senate.

It is not an assistance, on all occasions, and in all places?" It is not an assistance, on the self-with sections seed the senate.

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The session of the term for litius and assistance, on the senate with him, knew best the senate with him as against whom they decided in the senate with him as against whom they decided

needed aid, because they had been wronged the more by the State; their all perhaps was invested in State bonds, and their last and only dependence sank with them. But by this bill the rich only were provided for, care had been that those able to lose should lose exercions must be accomplished by moral means. The taken that those able to lose should lafforded equal and exact justice to all, instead of September, Anno Domini one thousand eight hundred and forty.

The should not be astonished to near that they admitted until after the expiration of two weeks from the committed to suppress the liberal reformations which they admitted until after the expiration of two weeks from the constitute of the Mr. Neal said he was a friend of temperance in all its of the said act, I have should not be astonished to near that they are distinct on the said act, I have should not be astonished to near that they are distinct on the said act, I have should not be astonished to near that they are distinct on the said act, I have should should not be astonished to near that they are distinct on the said act, I have should not be astonished to near that they are distinct on the said act, I have should not be astonished to suppress the liberal reformations which the governe should all state of fadiana and unlightened and patriotic Plus IX. has made in the governe should all state of the Wisconian tive, the said the wisconic thread the suppress the liberal reformations which the governe should all state of the definition of two weeks from the constitution of two weeks from the constitution of two weeks from the constitution of the said act, I have should as district on the said act, I have should all suppress the liberal reformations which the governe should all suppress the liberal reformations which the governe should all suppress the liberal reformations which the governe should be not constitute of the Wisconian tive, the which should be not constitute of the Wisconian tive, the which should should be not constitute of the Wisconia the bill afforded equal and exact justice to all, instead of making the rich preferred and the poor the deferred creditors of the State, he would have had no hesitation in giving it his heartiest support, but as it was now fraught.

The bill was calculated in its tendency like the five gallon law of September, Anno Domini one thousand eight hundred and forty of Massachusetts, to produce a revulsion in the popular feeling virtues of their departed friend.

Resolved, That the members of this General Assembly of Massachusetts, to produce a revulsion in the popular deeply condole with the widow and relations of the deceased in the deceased of the friends of exgiving it his heartiest support, but as it was now fraught.

Mr. Meredith moved to exempt Boone county from the mation of the President of the United States, were explored by Mr. with partiality and injustice he would assume the responsibility of voting against it. He knew that his constituents were anxiously looking to the present legislature to farnish some means to adjust the debt and bring about a final settlement, but he believed they would rather remain as they now were than have the entire indebtedness reanoved by a scheme that would occasion as much injury

with any remarks on this bill, he considered it a duty due his constituents now to protest against its passage. He was willing to meet the responsibility of voting against its passage. He was willing to be held accountable to his constituents for his conduct on the occasion. He would act as he believed was right, as his obligation to his country required and would thereby discharge his whole duty regardless of further consequences.

He did not consider the bill as equitable as the contract of the considered the bill as equitable as the country; to incorporate the Delphi Bidge Company t all of the manufacturing the products of these lands being and content the responsibility to the cause of Republicanism, they do every thing in the further consequences.

In united and business of the mainer, and being the products of them and business of the nation, under corporate privileges, and banding together the relief of A. Baker and others; the joint resolution to mittee are prepared for his removal.

Resolved, That the House of Representatives be requested the verified one hundred and first edition to mittee are prepared for his removal.

Resolved, That the House of Representatives be requested the wealth and business of the mail communication on the Wabash to New Lowis the point resolution to mittee are prepared for his removal.

Resolved, That the House of Representatives be requested the wealth and business of the wealth and business

He did not consider the bill as equitable as the one last which passed. winter, he believed the arrangement would not meet the The Spraker laid before the House a communication from The bill of last winter was not popular in his county, the present bill, which does not possess near its merits, certainly will be received with but slight favor. He considered the bill unnecessarily involved and complicated, so much so that with J. G. Marshall, he could say the subversion of our interties, invoke the "Most Holy and Indivisible Trimty" to witness the purity of the General Assembly of Michigan; also, a communication from the Auditor of State in relation to the water rents of the Central Canal; laid on the table and 200 copies ordered to be printed.

The bill to incorporate the Lafayette Hydraulic Company much so that with J. G. Marshall, he could say the subversion of our interties, invoke the "Most Holy and Indivisible Trimty" to witness the purity of their Republicanism. They call all men "brethren," and yet grind them to the dust—pray before legislating. The joint resolution in relation to arming the Indiana trions with rifless was read the second and third times, and make the first principles of that troops with rifless was read the second and third times, and the subversion of our interties. did not understand it, all its provisions were complicated to obscurity. Sophistry was every everywhere entwined throughout the bill, no one could disengage its intriente.

Mr Ferguson moved to take from the table the bill for the completion of the State Prison; which, after some discussion, in which Messrs Ferguson, Palmer, and Danham participated to the support of the state Prison; which after some discussion, in which Messrs Ferguson, Palmer, and Danham participated to be engaged to the support of the state Prison; which after some discussion, in which Messrs Ferguson, Palmer, and Danham participated to be engaged to be engaged to be engaged.

Justice be deferred because they have been unfortunate. Why was such an invidious distinction made? Why should one portion of our bona fide creditors be more fa-

vored than another? Mr. Yaryan said, gentlemen had called this a kind of class meeting to give in experiences before the vote was taken. For his part he had but little to say, as during the whole meeting he had got no religion from this Butler biff, though he had attended all the meetings and sought for truth faithfully.

But few gentlemen came here more unprejudiced than himself. He had not, before he came here, studied the act. basis on which the bill was founded, with the care its imthe more doubted the expediency of the measure. He Mr Bowers moved to take up the bill for changing the could see it in no other light than an extention of the time of holding the probate courts in Ripley county; read a ruinous system of internal improvement of 1836. It was a continuation of the canal a hundred and fifty miles fur-Mr Read moved to take up the veto of the bill in relation ther, which the State must eventually pay if she ever beto the debt of the Wabash College; which was taken up. comes able. It was a question admitting of no doubt, that A point of order was raised by Mr Osborn as to whether the further extension the less per centum it would pay on the veto was not constitutionally beyond the action of the the capital vested. Disinterested persons will admit this. Senate, on account of its not being returned within 5 days.

The President decided the Message to be fairly in the hands of the Senate and was now at their discount to be seted an of the Senate, and was now at their disposal to be acted on amount required for the extention. There was too much Palmer and Decker participated, The Message was read when Mr. Beard offered the follow- doubt and machinery-too many risks and contingencies connected with both principle and detail to suit by the Governor within five days, it becomes a law without on the canal and let it go, because he knew the State across the Wabash river; which was laid on the table. his signature. That the bill in relation to the Wabash could not pay the whole debt by taxation. But let the fore become a law, and the Senate will not exter said objectrate among all our creditors. He could not do anything tions on the Journal, and that the Secretary be respectfully which would place the bondholders upon unequal footing. This bill would most certainly do so. The amount to be Mr Edmonston moved to lay the resolution on the table; subscribed, the time at which the gate was to be shut down and the balance excluded, all admonished him we Mr Osborn proceeded to argue the constitutionality of the were doing wrong. He feared the principle object with certain gentlemen was the payment of a few bonds, the Mr Read contended that the resolution was out of order. extention of the canal, and not the liquidation of the State debt. He would be pleased if his friends from the Wa-

bash could have their canal finished, but could not con- bill. sent to let the State have anything to do with it. He had no doubt from the vote on the engrossment that Petitions were presented by Messrs. Milligan, Orth and the bill would pass this House at least, if so he hoped he might be deceived in its effect; and that the country and the bondholders might realize all the blessings from it Mr Hamer, from the committee on Federal Relations, re- which had been promised to them. Time and time only, The remarks of other members are crowded out of

ed as follows: Aves-Messrs. Anthony, Brown, Balding, Battell, Carr ance to the Adjutant General and other officers, without of C., Carr of L., Carnahan, Clark, Crookshank, Dob- stream in Jay county; passed. son, Dole, Dowling, Dunbam, Edwards, Ferguson, Fry, Mr Robinson moved to amend by striking out \$500 and Fuller, Gordon, Green, Hall of P., Hall of W., Hanna, Harding, Harvey, Hendricks, Hicks, Hill, Holland, Hos- referred. tetter, Huff, Hull, Hunt, Jenison, Jones of G., Julian, Kerr, Lemmonds, Lewis, Logan, Lutz, Mason, May, Meredith, Miller, Moore, Noel, Notsinger, Osborn,

Slanth, Smiley, Stanfield, Stewart of F., Stewart of L., Tackett, Tebbs, Thompson, Walker, Watts, Wilson, Noes-Messrs. Addleman, Arnold, Cassatt, Colms, Congress to make such appropriation.

Cravens, Deam, Decker, Gillecce, Griffis, Hamilton, The question was on concurring in the amendment pro-Johnson, Jones of B., McCormack, Monk, Neal, Norton, Powell, Summers, Tait, Thomas, Trimble, Wiley,

Yaryan, and Young-29. Bills Introduced. By Mr. Parks, to establish a free turnpike road in the counties of Allen, Whitley, Kosciusko and Marshall. By Mr. Palmer, for the relief of the First Baptist Church in Logansport. By Mr. Meredith, to provide for the election of an ad-

ditional justice of the peace in Jackson township in Wayne county By Mr. Tebbs, relative to school funds in Dearborn county.

By Mr. Noel, to explain and carry into effect the provisions of the 17th sec. of chap. 54 of the R. S. of 1843. By Mr. Hendricks, to charge the time of holding probate courts in Jefferson county.

By Mr. Hulfstetter, to provide for the settlement of the

retailing of intoxicating liquors in the counties of Henry accounts of commissioners heretofore appointed to expend a portion of the three per cent. fund of Orange

By Mr. Griffis, to regulate the sale of ardent spirits in

By Mr. Sleeth, to amend the act providing for the com- allowing them \$150 of their husband's effects; passed.

Bills on the Third Reading-Passed. To declare the meaning of an act therein named.

To authorize the probate judge of Dearborn county to repair; a bill in relation to service of subpænas in chancery; Relating to auditors fees in Bartholomew county; to a bill to give married women the power to make wills; a provide for the payment of selecting, classifying of lands bill to authorize George W. Lane, administrator of Arthur donated to complete the Wabash and Erie canal; to pro-St. Clair, to purchase property at the sale of the estate of vide for township assessors in Washington county; to said deceased; a bill to incorporate the Greenfield and Shel-byville Railroad Company; a bill for the relief of A. Heu-change the time of holding courts in the 4th judicial cir-byville Railroad Company; a bill for the relief of A. Heu-change the time of holding courts in the 4th judicial cir-cuit; in relation to the side cut of the Delphi forwarding A bill providing an additional election precinct in Perry On motion of Mr. Rockhill, the rules were suspended and and storage company; the joint resolution in relation to county; passed. a resolution introduced instructing the committee on Finance to imquire into the expediency of reporting a bill to refond to the several branches of the State Bank the money advanced by them for transporting volunteers to New Albany; which was adopted.

The joint resolution authorizing the printing of the laws of last seasion, was taken up and passed.

A bill supplementary to an act for providing for the funded.

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A bill supplementary to an act for providing for the funded to the funded to th A bill supplementary to an act for providing for the funded time of holding probate courts in Parke county; to au-

A motion was made to suspend the rules in order that the shis in the several counties to prohibit the sale of ardent spirits being read, Mr. Palmer moved its indefinite postponement.
Mr. Thompson said he was not favorable to the provis-

Mr. Secrest moved a call of the House, which was selicense, to justify the county board in granting or refusing city. It is known to Senators generally, that Mr Cuppy had been laboring under severe indisposition for several days jects and armies as fathers of families, they will lead tain a repugnance to this provision, and should like to see it so amended as to require a majority of the township or suspended.

Mr. Secrest from the select committee to which was referred the State debt bill with instructions, reported back the bill with the amendments required.

Tonceive this is not as it should be referred until very recently, that it was not apprehended until very recently, that it was not apprehended until very recently, that it was not apprehended until very recently, that there was any danger of his life and unefulness being thus are animated to protect religion, peace, and justice."

The most industrious and steady men but seldom attend back the bill with the amendments required.

The most industrious and steady men but seldom attend back the bill with the amendments required.

The most industrious and steady men but seldom attend back the bill with the amendments required.

The most industrious and steady men but seldom attend currence of this melancholy event, but there is, perhaps, the forms of dialognacy was signed with their own hands been about a specific to the same spirit of fraternity with which they are animated to protect religion, peace, and justice."

The most industrious and steady men but seldom attend to protect religion, peace, and justice."

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The most industrious and steady men but seldom attend to protect religion, peace, and justice."

The most industrious and steady men but seldom attend to protect religion, peace, and justice."

The most industrious and steady men but seldom attend to protect religion, peace, and justice." The most industrious and steady men but seldom attend these spring elections, and more seldom vote, and a majority of whom could not be induced to sign a petition jority of whom could not be induced to sign a petition dently fully participated in by every member of this body.

stituents. In the absence of instructions he had been Mr. Thompson moved to recommit with instructions to convinced his constituents were in favor of the bill of last amend so as to require a majority of the citizens of the of Representatives, and was this winter serving the second

could not be characterized otherwise than as a new bill, the assured the gentleman the friends of temperance the affections of all whe came within the circle of his it is, at least, none of the allies themselves; consequently, upon which provisions were incorporated that he never would be satisfied with the bill as it was. By trying to could endorse, and which so materially changed the arrangement of last session, that he knew the consent of his might lose foot hold and be crushed to earth. The hill even the breath of calumny could not be obtained to its going into one.

provisions of the bill; not adopted. The bill after some discussion then passed.

The House then adjourned. AFTERNOON SESSION.

The House met. Bills on their third reading continued. To erect an institution for the deaf and dumb; in relation

throughout the bill, no one could disengage its intriente provisions to be able to comprehend their legitimate tendency.

The bill to provide for raising revenue for the year 1847, was a mavigable was a mavigable was a mavigable was a mavigable. Wanner had been declared to be, and was, a navigable was amended, on motion of Mi Watts, so as to increase the stream, under the ordinance of 1787, and the Legislature had tax to be assessed for the deaf and dumb asylum, from one oright whatever to obstruct its navigation. But aside from the number of the stream, under the ordinance of 1787, and the Legislature had tax to be assessed for the deaf and dumb asylum, from one oright whatever to obstruct its navigation. But aside from the number of the num indebtedness, but for nothing short of this.

He considered that great injustice would be done to a large class of the bondholders. Those who were not able to come into the contemplated arrangement should not be defrauded from what was justly due them. Poveoty should not be imputed as a crime, neither should not, Mr Speaker, a question between Lafayette and Loganse indepth of the contemplated arrangement should not, Mr Speaker, a question between Lafayette and Loganse imputed as a crime, neither should not, Mr Speaker, a question between Lafayette and Loganse indepth of this lating of the hundred dollars valuation; the question of right under the ordinance, would this Legislator the contemplate and half on the hundred dollars valuation; the question of right under the ordinance, would this Legislator the properties of the contemplate and half on the hundred dollars valuation; the question of right under the ordinance, would this Legislator the contemplate and half on the hundred dollars valuation; the question of right under the ordinance, would this Legislator the properties of the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of a private corporation, obstruct the lature for the benefit of the relief of the property of the isolator, the content in Indianapolis, within the hours prescribed by the form of the property of the isolator, the content in Indianapolis, within the hours prescribed by the form of the property of the isolator in Indianapolis, within the hours prescribed by the form of the property of the isolator in Indianapolis, within the hours canal with all its appurtenances for one half of the State the question of right under the ordinance, would this Legis-

individuals, and the whole of the country bordering on the ordered to be engrossed. Wabash above and its tributaries, who were interested in On motion of Mr Harvey, the House adjourned. the navigation of the river. The question of the right of the State to obstruct the navigation of navigable streams in the territory north-west of the Ohio river under the ordinance of 1787, had been settled by a decision of the United States of Court in Chio and Judge McLean decided that the States had no right to obstruct then avigation of such rivers. He hoped that the House would not vielate the ordinance, and that the House would not vielate the ordinance, and the people of the upper Wabash, and especially his constiof 1787, had been settled by a decision of the United States engrossed. the people of the upper Wabash, and especially his consti- the feeling of that body on the occasion. tuents, the wrong they must do them by the passage of this

The joint resolution in relation to the improvement of portance demanded; he had there therefore promised its harbors, &c., was, on motion of Mr Stanfield, reconsidered. friends to let them perfect it as best suited themselves, Mr Norl moved to amend by adding that the House apfrom the counties of Whitley, Kosciusko, and Eikhait. I
reserving to himself the right to vote on the final passage proved of the veto of President Polk at the last session of have known Mr. Cuppy for a number of years, and all who as duty might dictate. He had done so. The time to | Congress of the river and harbor bill-ayes 41, noes 48. give that vote had now come, and he must record it in the of it. Of the purest and hest gums the Company pledge the continued to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the had help adding that in the opinion as fine a specimen of our race as was ever carried to the bourne from whence none shall return. mittees and in the House; and the more he had heard appropriations for the purposes of internal improvements in any of the States of the Union; adopted.

ment on the table-ayes 33, noes 66.

The bill was then recommitted to a select committee. Mr Tackett moved a reconsideration of the vote on the bill incorporating the Lafsyette Hydraulic Company. After some discu-sion, in which Mesurs. McCormack,

The vote was then reconsidered-ayes 44, noes 41. That the Constitution provides that if a bill is not reformed him. He was willing to place one half of the State debt | to sirike out that part which relates to constructing a dam Mr Meredith called the previous question; seconded.

The bill then passed-ayes 42, nors 38.

relief of Robert Earl.

the State, 20 days; sead the first time.

The House adjourned before any action was had on this

Monday, January 18, 1847. Mr Miller, on leave, introduced a petition and bill for the relief of N. Hankins; passed,

Leave given to Mr Robinson to introduce a hill incorporules suspended, and the bill passed. the city of New Albany, and repealing all laws now in force in Whitley county.

that subject.

Leave given Mr Montgomery to introduce a bill authorbe transmitted by the Speaker of this House to the family of on that subject. izing certain persons to continue a mill dam across a certain the deceased. the Fort Wayne and Goshen Turnpike road Company;

Petitions were then presented by Messrs Handy, Logan, morrow morning at nine o'clock. and Stewart, which were severally referred. Leave given Mr Read to report a bill incorporating the town of Jeffersonville; passed.

Reports from Standing Committees. By Mr Orth, from the judiciary committee, a bill declaring the meaning of a certain act therein named; passed. By Mr Murphey, from the same committee, authorizing the issuing of writs of ne exent; passed. By Mr flarbour, from the same committee, recommending the indefinite postponement of a bill in reference to writs of ad quod damnum; concurred in.

ing that the bill regulating the price of deeds be laid on the only 500 square miles, surrounded by the possessions ing that it be indefinitely postponed; concurred in. ence to last wills and testaments; concurred in.

Resolutions Introduced. Bills Introduced.

By Mr Berry of F., changing the name of Wesley P. Hitchcock to that of Wesley-P. David; passed. By Mr Bowers, a bill providing for the opening of a State oad in the counties of Dearborn and Ripley; passed. By Mr Stockwell, incorporating the town of Evansville as

A bill extending the provisions of a certain act therein named to the county of Jennings; passed. A bill legalizing certain proceedings in the probate court A bill allowing widows to avail themselves of the law which the territory of European powers were prescribed and limited, and the principles of the balance of power pletion of all or any part of the public works by private A bill declaring a certain act therein named to be in full definitely settled. force; passed.

circuit court in Jefferson county; passed. A bill changing the time of holding the probate court in Parke county; passed. A bill providing for the election of township assessors in

Hancock county ; passed, A bill providing additional precincts for elections in Clark county; passed. A bill legalizing the marriage of Celia Louden and

A bill authorizing — Sinks to sell certain real estate; "holy alliance," was entered into. The first article of that treaty is as follows:

Mr. Murphy moved a call of the Senate; not carried. Mr Marsh rose to announce the death of Mr. Coppy,

Senator from the counties of Whitley, Kosciusko, and Elk- which commands all men to consider each other as . hart, and addressed the Senate as follows: Ma. PRESIDENT:-It becomes my mouraful duty to announce the decease of our friend and fellow member of this united by the bonds of a true and indissoluble friendship; ions of the bill. It requires that those opposed to license body, Abraham Curry, who, as I am just informed, deare to endorse on their ticket no license, those in favor parted this life to-day at two o'clock, at his lodgings in this will, on all occasions, and in all places, lead each other aid Our deceased colleague was born in Wayne county, in this State, and was about thirty-six years of age. Twelve since resided. He was twice elected a member of the House

for the relief of Ellen Bigger; in relation to brokers for a limits of this city at such time as his friends and the com- people. The United States, with its host of local banks,

The joint resolution on the subject of the Mexican war

port, but between the interests of a corporation of a few of bills, all of which were referred to committees, or were QUEEN CITY VARNISH COMPANY.

AFTERNOON SESSION. Several bills were read the second time, and ordered to be

Mr Colms arose and said ; Mr SPEAKER:-It is with the most heartfelt grief that] rise in my place this afternoon to say a few words to the House on the death of the Hon. ABRAHAM CUPPY, Senator do know him will bear me out in saying that we have lost

Mr Cuppy, I believe, was a native of Wayne county, Indiana. Some years since he removed to the county of Whitley, where he has continued to reside, and where he has been repeatedly honored by his fellow citizens. This makes been repeatedly honored by his fellow citizens. This makes been repeatedly honored by his fellow citizens. This makes between Front and Columbia streets, Cincinnati, Olno, will be promptly attended to.

JAMES CALHOUN, Mr Wolfe moved to lay the just resolution and amend- ley, where he has continued to reside, and where he has his fourth session in the Legislature of the State; and here by attended to. too the same principles of honor that characterized the man in his private affairs, in his intercourse with his neighbors Mr T, said he made this motion through coursesy to the have developed themselves in all his official acts. As citigentleman from Tippecanoe. Although he moved the secon- zens of the State, we have in him all lost a warm and sincere sideration, he reserved to himself the right of voting against friend; as a legislator, the State has lost one of its most hon- on the 13th day of February, 1847, at the court house door in Indianest, candid, upright, and judicious men; and lastly, the family circle has been broken in upon by the cold and icy hand of death-a wife has been called to mourn the loss of an affectionate husband, and children are no longer permitted taining forty acres; and on failure to realize the full amount of

He has gone-and it becomes our duty to mourn with those who mourn, and who alone are capable of appreciating the loss they have sustained. He has stood by our side as Mr Yaryan introduced a resolution resolving to go into an election for President Judge of the 13th judicial circuit, on Monday next at 2 o'clock, P. M, the concurrence of the Senate being obtained; adopted.

By virtue of a decree to me directed from the clerk's office of the Marion circuit court, I will expose to public sale, on the 13th day of P-bruary, 1847, at the court house door in Indianapolis, within the borders of Indiana. He is gone, and peace be to his ashes. May be meet with that reward in the lower proscribed by law, the rents and profits, for seven years, of the following real estate, to-wit: Fourteen feet Mr Dowling introduced a joint resolution to extend the eternal world which is due to all just men; and those who | three inches off of the west side of iot number four in square num time allowed to the State Printer for doing the work of knew him best will continue to revere his virtues until their lamp of life shall also be blown out—until the sun of their

Mr Noel, from a select committee, reported a bill for the existence shall have set in the west. Mr Palmer then introduced the following resolutions: Resolved, unanimously, That the House reciprocate the esolutions of the Senate in relation to the loss sustained by that body in the death of the Hon. Abraham Cuppy. Resolved, unanimously, That as a token of the respect entertained by this House for the memory and virtues of the eceased, the members of this House will wear the usual

padge of mourning during the remainder of the session. ating the Greensburg and Harrison Turnpike Company; part of this House be appointed to act with a similar com-Leave given Mr Davis to introduce a bill incorporating conveying the remains of the deceased to his late residence,

Resolved, unanimously, That the clerk of this House be Leave given, Mr Robinson reported a bill incorporating directed to convey a copy of these resolutions to the Senate Resolved, unanimously, That as a further mark of respect for the deceased, this House will now adjourn until to-

> Which resolutions were unanimously adopted. Messrs Palmer, Parker, and Colms were appointed said committee on the part of the House.

Republic of Cracow. The destruction of this little Polish Republic by Austria, exhibits a determination on the part of the monarchs ulation of one hundred and fifteen thousand inhabitants, a these sales. By Mr Winchell, from the same committee, recommend- nominal army of only five hundred infantry, a territory of of Russia, Prussia, and Austria, was of course powerless But the monarchs of these countries dreaded the effect of mines, at not less than two dollars and fifty cents per acre. By Mr Osborn, amending the law now in force in reference to last wills and testaments; concurred in.

By Mr. Osborn, of a bill amending the law of practice;

By Mr. Osborn, of a bill amending the law of practice;

By Mr. Osborn, of a bill amending the law of practice;

By Mr. Osborn, of a bill amending the law of practice;

By Mr. Osborn, of a bill amending the law of practice;

By Mr. Osborn, amending the law now in force in reference to their subjects. Though possessing the sooner disposed of and no longer; and no private entries of lands are sooner disposed of and no longer; and no private entries of lands are sooner disposed of and no longer; and no private entries of lands are sooner disposed of and no longer; and no private entries of land in the townships and fractional township dom which she possessed, limited as it was, and enjoyed only by sufferance, rendered her territory more fertile prosperity aroused the jealousy of the royal robbers. They feared the effects of the contrast which their subjects must perceive between the happiness and contentedness inspired by a liberal government, and the misery and discontent inflicted upon the people by a monarchy.

Austria was therefore permitted to destroy the separate existence of this little republic. The destruction of Cracow is in direct violation of the treaty of Vienna, of the 9th of June, 1815, by which she was erected into an independent neutral republic-by

Austria, then, must have had the assent of the other A bill providing for the holding of a special term of the powers, before she could venture upon so bold an act. We may, therefore, regard this only as the prelude to

still more violent measures. Russia and Prussia would not allow this increase of Austrian territory without some equivalent on their part. France had united herself, by a family alliance, with Spain. The other three great powers must have something in order to keep up the balance on the continent. Accordingly, Austria has seized upon Cracow. What portion of Europe Russia and Prussia are to receive as their equivalent, is yet unknown. We have, as yet, but

"In the name of the Most Holy and Indivisible Trinity, their majesties have agreed to the following articles: "1. Conformably to the words of Holy Scriptures, brethren, the three contracting monarchs will remain

sented to the principles and provisions of that alliance. Now, what was its object? They had all united themselves "in the bonds of a true and indissoluble friendship." Who, then, were the ene- twelve, of range seven. mies against whom they were to "lend each other aid

rangement of last session, that he knew the consent of his constituents could not be obtained to its going into operation.

The feature most objectionable, was the preference given to subscribing bondholders—to those whose means would enable them to come into the arrangement, and is able to avail themselves of that priority provision. Those who could not furnish additional means to allow them to come into the arrangement are the persons that should first be considered, they were of a class which soonest the considered, they were of a class which soonest them of the considered, they were of a class which soonest the state of the state

these resolutions.

Resolved, That a committee of three on the part of the specified to make the necessary arrangements for the moval of the remains of our departed friend to his late residence, in Whitley county, and that the expenses of said committee be paid by the State.

Resolved, That the members of the General Assembly will wear the usual badge of mourning during the present session, and the state of under distinct, emoraced in the above process, because, and the formation as to the location of the freeze which seeks to reward, and a like committee on the part of the House, be appointed to make the necessary arrangements for the remains of our departed friend to his late residence, in Whitley county, and that the expenses of said committee be paid by the State.

Resolved, That the members of the General Assembly will wear the usual badge of moorning during the present session, and a like committee of three on the part of the House, he chartered monopolies they are defrauding labor of its just chartered monopolies they are defrauding labor of its just chartered monopolies they are defrauding labor of its just chartered monopolies they are explored to the State of Indiana, under instructions from the Treasury Department, and in compliance with a resolution of the House, and wiscomian, the geologist of the State of Indiana, under instructions from the Treasury Department, and in compliance with a resolution of the House, he was to the location of the President of the United States, were explored to the State of Indiana, under instructions from the Treasury Department, and in compliance with a resolution of the House, he was to the lead mine of Its property and the House, he was to the location of the President of the United States, were explored to the State of Indiana, under instructions from the Treasury Department, and in the DIAON district, emorated from the President of the United States, were explored to the State of Indiana, under instructions from the Treasury Department, and in the DIAON district, and injustice as the present. They would ever, he believed, prefer honest poverty to a dishonorable indepening special terms of the circuit court in Jefferson county; and will attend the remains of our deceased friend to the ing special terms of the legislature, and deny it to the logislature, and will attend the remains of our deceased friend to the logislature, and deny it to the logislature.

the cause of Republicanism, they do every thing in the gub of religion. They form alliances against the people in the name of God; and at the same time they are plotting the subversion of our liberties, invoke the "Most

SHERIFF'S SALE.

THE above Company, recently formed, will shortly be in receipt of the largest and best selected supply of Gums for the manufacture of Varnish, ever brought into the Western country; when they will commence the manufacture of Copal and Japan Varnishes, and be constantly prepared to fill orders to any amount, of a quality which they will warrant to be equal to any manufactured in the United States.

Coach and Carriage Varnish, No 1 Furniture Varnish, No. 2 Furniture Varnish, and Japan Varnish.

The Coach and No. 1 Furniture Varnish they will warmed to yield a beautiful and enduring poish—the No. 2 for common furniture to be but little interior to the No. 1, and the Japan to possess all the regulates for paints, &c. ever needed.

Any person purchasing either of the above, will be at liberty, at any time, to return the same if found inferior to the representation made By the President of the United States. N pursuance of an act of Congress approved on the 11th day of July, 1848, estimed "An act to authorize the President of to contain lead ore," I JAMES K. POLK, PRESIDENT OF THE USI-

Agent of the Company. SHERRET'S SALE.

by virtue of a vindition! exponse to me directed from the clark's office of the Marion circuit court, I will expose to public sale, Mr Palmer moved to recommit the bill with instructions to call upon a tender and indulgent father for counsel in the same time and place expose the fee simple of said real estate. Taken as the property of Thomas Moore, at the said on the table.

He has gone—and it becomes our duty to mourn with A. W. RUSSELL, Sheriff Marion Co. 31-31-91.62

SHERIFF'S SALE. ber fifty-six, lot number seven, in square number forty four, and lot number one in square forty-five, in the town of Indianapolis; and on failure to realize the full amount of said decree, interest, and costs, I will at the same time and place expose the fee simple of said real estate. Taken as the property of E. S. Alvord and A. F. Morrison, at the suit of Joseph Bickerton and Charles Woodward. 31-3w-31.75 A. W. RUSSELL Sheriff Marion Co.

By the President of the United States. IN pursuance of an act of Congress, approved on the eleventh day of July, 1846, entitled, "An act to authorize ident of the United States to self the reserved mineral lands in the States of Illinois and Arkansas, and Territories of Wisconsin Besolved, unanimously, That a committee of three on the part of this House be appointed to act with a similar committee on the part of the Senate, to make arrangements for conveying the remains of the deceased to his late residence.

and Iowa, supposed to contain lead ore," I. JAMES K. POLK. President of the United States of America, do hereby declare and make known that a public sale will be held at the land office at DUBUQUE, in the Territory of lows, commencing on Monday. the eighth day of March next, for the sale of the public lands HERRTOFORK WITHHELD FROM SALE ON ACCOUNT OF THE VALUABLE LEAD MINES THEREIR, within the following townships and fractional

townships, known as the sizes LEAD MINE DISTRICT, to-wit:

North of the base line and east of the fifth principal meridian.

Townships eighty-eight, eighty-nine, and ninety, and fractional township ninety-one, of range one.

Township eighty-eight, and fractional townships eighty-nine, ninety, and ninety-one, of range two.

Township eighty-seven, and fractional townships eighty-eight and eighty-nine, of range three.

Fractional townships eighty-seven and eighty-eight, of range four. Fractional township eighty-seven, of range five.

North of the base line and west of the fifth principal meridian.

Township ninety, and fractional township ninety-one, of range

Fractional townships ninety-one, ninety-two, and ninety-three, or ange two.

Township ninety-one, of range three. Lands appropriated by law for the use of schools, military, and other purposes, will be excluded from sale; also all quarter quarter

sections covered in whole, or in part, by those mining leases, which Pre-emption claims will not be allowed to any of the above lands, until after they have been offered at public sale, and become antject to private entry; and all of such lands as contain a mine or mines of lead ore actually discovered and being worked, will be sold in By Mr Davis, a bill for the relief of debtors, recommend- and incapable of aggression upon her powerful neighbors. such legal subdivision or subdivisions as will include such mine or

ment of said sale.

In further execution of the said act, I have caused the Commis-By Mr Berry of M., requesting the Honse of Representatives to return a bill declaring Salt Creek a navigable highway; adopted.

Only by sufferance, rendered her territory more fertile and smiling than the rest of Poland. A garrison of Russian, Prussian, and Austrian soldiers quartered in her capital could not repress her progress. Her usexamp led official documents and other me ns of information Given under my hand at the city of Washington, this fifth day of sioner of the General Land Office to publish with this proclamation September, Anno Domini one thousand eight hundred and forty-six.

By the President:

JAMES K. POLK.

James H. Pipen, Acting Commissioner of the General Land Office. The lands in the mineral regions, embraced in the above procla-mation of the President of the United States, are believed to contain yielding about eighty per cent of pure metal. Copper, also, has range two. been found in this region in considerable quantities.

Great advantages are said to exist for the manufacture of lead in various forms, particularly into shot, the river banks being so cletwenty one, twenty five, and thirty-six, in township two. vated as to require little or no expense in the erection of towers;

The DUBUQUE mines in fractional townships eighty-eight, eighty-nine, and ninety, of range two cast, situated on the banks of the Mississipi, are considered the most important; the DURANGO mines in township eighty-nine and ninety, of sange one ast, are the next in value; and the CATTESE mines in fractional township eighty side, of sange one ast, are the next in value; and the CATTESE mines in fractional township eighty side, of sange one ast, and twenty side, of sange one ast, are the next in value; and the CATTESE mines in fractional township eighty side, of sange one ast, and twenty side, of sange one ast, and the sange of sange one ast, township eighty-eight, of range three east, also on the river, are the third. Other mines have been di covered in this region; and it is

very probable that future explorations will bring to light others as rich and productive as any now known.

JAMES H. PIPER.

Acting Commissioner of the General Laud Office. September 5th, 18:6. By the President of the United States. township six, all of range four. IN pursuance of an act of Congress, approved on the elevanth day of July, 1846, entitled, "An act to authorize the fresident of the United States to sell the reserved mineral lands in the States of Illinois and Arkausas, and Territories of Wisconsin land own supposed to contain lead ore," I, JAMES 6. POLK, President of the United States of America, do hereby declare and make known, that public sales of the lands measurofone withined make known, that public sales of the lands measurofone withined for the United States of LLINOIS, or account of the view of the lands measurofone withined for the undermentioned Land Offices, in said State, at the periods hereinafter designated, to-wit:

Sections reventeen, and eighteen, in township one.
Sections reventeen, and twenty; and parts of sections four and thirty, in township tour; and sections one, two, and eighteen; and parts of sections civen, eight fourteen, seventeen, ninetern, and twenty-five, in township six; all of range five.

Sections reventeen, and eighteen, in township one.

Sections reventeen, and twenty; and parts of sections four and thirty in township tour; and sections one, two, and eighteen, in township tour.

Sections reventeen, and twenty; and parts of sections four and thirty in township tour; and sections one, two, and eighteen, in township tour.

Sections reventeen, and twenty; and parts of sections four and thirty in township tour. Offices, in said State, at the periods hereinafter designated, to-wit : Section eleven, and parts of section eight, in township three; and

Fractional townships twenty-seven, twenty-eight, and taenty-

Townships twenty-seven and twenty-eight, and fractional townhip twenty-nine, of range two.
Townships twenty-seven and twenty-eight, and fractional township twenty-nine, of range three. The north half of township twenty-seven, township twenty-eight,

and fractional town hap twenty-nine, of range four.

North of the base line and west of the fourth principal meridian. Fractional townships twenty-seven, twenty-eight, and twentyine, of range one.

Feactional townships twenty-eight and twenty-nine, of range two At the land office at SHAWNEETOWN, commencing on Mon day, the nineteenth day of April next, for the disposal of the public lands within the following sections and parts of sections, viz.:

fice, inclusive, and sections eight to twelve, inclusive, in township

quarier sections covered in whole, or in part, by these mining leases which such be determined by the day fixed for the com-

such mine or mines, at not less than two dollars and fifty cents per ble to give an adequate idea of their character and location, with-

of September, Anno Domini one thousand eight hundred and forty six. By the President: JA wEs K. POLK.

only partially worked, produced upwards of thirty millions pounds of these wishing to purchase.

JAMES H. PIPER, determined the designated purchase.

JAMES H. PIPER, determined the designated purchase.

Acting Commissioner of the General Land Office.

November 20, 1846.

COUNTY. In the Orient Court of said county at the October term, 1846.
William W. Billings vs. Noyes Billings, Equice Farnsworth, Ralph
Furnsworth, Ana Williams, Calvin G. Williams, Harriet Billings

Parnsworth, Ann Williams, Calvin G. Williams, Harriet Billings and Coddington Billings.

Pattition for partition of real estate.

THE said defendants are bereby notified that at the October term in the year 1846, of the Marion Circust Court, the above named petitioner by O. H. South, his solicitor, fited in said Court his petition in the above entitled case against them and has the same now pending therein; that they appear into said Court and plead to, or answer, said petition on or before the calling of said cause at the next term of said Court, and that in default thereof, the same will be taken as confessed and held as true against them, and proceedings will be had thereon accordingly. By order of said Court.

Attest, R. B. DUNCAN, Clerk.

UM OVER-SHOES.—A superior article of gentlemen's over | 1 shoes fer sale by J. M. TALBOTT.

TED STATES OF AMERICA, do hereby declare and make known, that a public sale will be need at the land office at MINERAL POINT, in the Territory of Wisconsin, commencing on MONDAY, the 24th day of May next, for the disposal of the following sections and parts of sections of land HERETOFORE RESERVED FROM SALE AS CONTAINING TALU-ABLE LEAD MINES, to Wil : West of the fourth principal meridian.

Parts of sections six, seven, eight, nine, ten, twelve, twenty-five, twenty-eight, twenty-nine, thirty, thirty two, and thirty-three, in town-

DECEMBER REPORT

Of the Mutual Life Insurance Company of New

York, No. 56, Wall street.

SAMUEL HANSAY, Secretary, MENTURE PORY, Physician, 504 Broadway. CHARLES W. CADY, General Agent for Indiana, except the towns of

is United States to sell the reserved mineral lands in the States of H-

J. L. MOTHERSHEAD, M. D. Medical Adviser at Indianapolis.

To Clergymen,

Physicians,

Teiler in Bank,

Officer in Navy,

MORRIS ROBINSON, President.

FEARIS Institution, during the month of December,

nine new Policies, viz:

Total Lives insured

Madison and Terre Hapte.

To Merchants and Traders,

Manufacturers,

Mechanics,

Auctimeers.

Ship Masters,

Arents, "

Measurer of Grain, Farmer,

Sections six and eight, and parts of sections two, ten, and thirty one, in township two. and thirty-three; and parts of sections ten fourteen, twenty-one, twenty-two, twenty-five, twenty-six, twenty-eight, thirty-two, thirty four, and hirty-five, in nownship three Sections twelve, thirteen, twenty-fur, twenty-seven, and thirtyfour; and parts of sections seven, eight, fourteen, fifteen, and eighteen, in township four, Sections nine, ten, and thirty-six; and parts of sections eleven, four-teen, filteen, twenty two, twenty six, twenty seven, thirty-four, and thaty five, in township five,

Section eight, and parts of sections two, twenty-four, twenty five, and hirty six, in township six.

Section twenty-six, and parts of sections thirty four and thirty-six, in ownship seven; and Section twenty-fine, in township eight; all of range one.

Sections twenty-eight, thirty three, and thirty-six; fractional sections wenty nine and thirty-two, on the main land; and parts of sections wo, tweive, and twenty five, in township one.

Section thirteen, and parts of sections twenty-eight and thirty two, n township four; and Section twenty four, in township five; all of range two. Sections three and twelve, and parts of sections four and five, in Sections twenty-seven, thirty-four, and thirty-five; and parts of sec-

Part of section thirty, in township four; all of range three. Part of section twenty, in township three; sections twenty, twenty-ine, and thirty; and parts of sections eight, seventeen, eighteen, nineteen, and twenty eight, in township four; and part of section twentyeight, in township seven; all of range four. Section twenty-one, and parts of sections six and twenty, in town-

East of the fourth principal meridian.

Sections four, eight, nine, twenty, twenty-four, twenty six, twenty-nine, and thirty-one; and parts of sections two, five, seven, ten, eleven, twelve, thricen, fourteen, fifteen, seventeen, eighteen, nineteen, twenty-one, twenty two, twenty three, twenty five, twenty-seven, twentyeight, thirty, thirty-two, thirty-three, and thiny-four, in township one, Parts of sections (wenty-five, thirty-one, thirty-two, thirty three, thirty-

Section thirty, and parts of sections three, eight, nior, thirteen, four-en, eighteen, twenty, twenty-two, twenty-five, twenty-seven, twenty-nine, thirty-one, thirty-four, thirty-five, and thirty-six, in township Sections three, four, and nine, and parts of sections five and eight thirteen, and twenty, and parts of sections one, five, fourteen, fi

Parts of sections eleven and thirty, in township three. Parts of sections one, two, four, five, six, seven, and twelve, in town thirteen, seventeen, eighteen, nineteen, twenty, twenty-one, and thirty-, six; and parts of sections fourteen, fifteen, twenty-two, twenty-four,

Sections five and seventeen; and parts of sections four, nine, ten, and the ore, from its great purity, may be manufactured into shot by | fourteen, fifteen, eighteen, twenty, twenty four, and twenty-nine, in The location of these mines being near the Missisippi river, affords great facilities of transportation, the average cost of which to St. Louis is about fifteen cents per hundred pounds. The soil is represented as being unusually fertile, producing all the small grains in great abundance, and furnishing excellent range for cattle—thus presenting equal inducements to the agriculturist and the miner.

Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, seven, seventeen, eighteen, twenty-live, seven, seventeen, twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, seven, seventeen, eighteen, interest, the sections five, six, seven, seventeen, eighteen, interest, and the sections five, six, seven, seventeen, eighteen, interest, and the sections five, six, seven, seventeen, eighteen, interest, and the sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty three, in township four.
Sections five, six, eight, and twenty-live, and thirty Sections filtern and twenty two; and parts of sections thirteen, se-

> twelve, thirteen, and eighteen, in township two, Part of section seventeen, in township the Parts of sections fouriern, numbers, twenty, twenty t ree, thirty, and thirty one, in township four. l'art of section thirty five, in town-hip five; and Sections nineteen and twenty-siz; and parts of sections five.

At the Land Office at DIXON, commencing on Monday, the fifth day of April next, for the disposal of the public lands within the following iownships and fractional townships, viz:

North of the base line and east of the fourth principal meridian.

Section eleven, and parts of sections eight, in township three, twenty-six, twenty-six, twenty-six, twenty-six, in township six; all of range six.

Parts of sections two, three, ten, eleven, and twenty eight, in township two, and part of section three, in township two. in township two; and part of section tairty-four, in township three;

> hip four ; and part of section seven , in township seven ; all of range All quarter quarter sections of the above lands, covered in whole or in part by those mining leases which shall not be determined by the day fixed for the commencement of the saic, will be excluded therefrom.
>
> Pre-emption claims will not be allowed to any of the above lands,

the expiration of two weeks from the commencement of said sale. In turther execution of the said act, I have caused the Commission documents and other means of information. Given under my hand at the City of Washington, this twentieth tions fifteen to eighteen, inclusive, in township twelve, of ronge forty-six.

acre.

The sales will each be kept open for two weeks, (unless the lands are sooner disposed of) and no longer; and no private entries of land in the townships and fractional townships so offered will be admitted until after the expiration of two weeks from the consequence of said sales.

ment, and in compliance with a resolution of the House of Representatives, passed the 5th of February, 1839. The able report of this gentleman, published in 1844, with the charts and illustrations, The lands in the DIXON district, embraced in the above procla- (Schate document, No. 407, 1st session, 28th Congress,) convain

MARSHAL'S SALE. The Y virtue of a writ of execution (fi. fa.) to me directed by the clerk to of the execution of the United States for the district of Indiana, I will offer for sale in the town of Broomfield, Green county. Indiana, at the Court House door, on the 29th day of January next, between 10 n. m. and 4 p. m., the rents and profits for seven years of the following real estate, to wit: west half of the southwest quarter and nothwest quarier of the northwest quarter of section twenty five

Section twenty, and parts of sections six, seven, nineteen, twenty-ight, thirty-three, thirty-five, and thirty-six, in town-hip two. Section thirty six, and parts of sections nine, thirty, and thirty-one,

tions thateen twenty three, twenty four, twenty five, twenty siz, thirty-three, and thirty-six, in township three; and

ship three; peris of a ctions twenty five, twenty six, twenty seven, twenty nine, thirty-four, thirty-five, and thirty-six, in township four; and part of section fourteen, in township five; all of range five.

y four, thirty-five, and thirty-six, in lownship two.

Parts of sections twenty, twenty-nine, and thirty-five, in township Parts of sections one and twenty-one, in township four.

Sections twenty seven, twenty-eight, twenty-nine, and thirty-three and parts of sections nine, ten, twenty, and thirty-four, in township seventeen, eighteen, nineteen twenty-one, twenty-two, twenty-three, thirty one, thirty two, thirty-three and thirty-gir li township one.

wenty five, twenty-six, thirty, thirty one, thirty-two, thirty-three, and thirty five, in township five.

Sections twenty, and twenty-one; and parts of sections twentythe richest mines of lead that have yet been discovered; the ore three, twenty four, thirty-three, and thirty-four, in township six; all of

nine, eleven, fifteen, eighteen, twenty one, twenty-two, twenty-three, twenty-seven, twenty-eight, thirty one, and thirty-two, in

Parts of sections twenty-seven, thirty-four, and thirty-five, in town-

Pre-emption claims will not be allowed to any of the above lands, until after they have been offered at public sale, and become subject to private entry; and all of such lands as contain a mine or mines of lead ore, actually discovered and being worked, will be sold in such legal subdivision or subdivisions as will include such mine or mines, at not less than two dollars and fifty cents per acte.

The sale will be kept open for two weeks, junioss the lands are sooner dispessed of, and no longer; and no private entries of land in the sections and parts of sections so offered will be admitted until after the expiration of two weeks from the commencement of said sale. er of the General Land Office to publish with this proclamation, a

Lands appropriated by law for the use of schools, military, or other purposes, will be excluded from the sales; also all quarter leases which sught not be determined by the day fixed for the commencement of the sales.

Pre-emption claims will not be allowed to any of the above lands, until after the same shall have been offered at the public sale, and become subject to private entry; and a l of such lands as contain a mine or mines of lead ore actually discovered and being worked, will be sold in such legal subdivision or subdivisions as will include

Will be sold in such legal subdivision or subdivisions as will include

From the great number of these mines, it would be im practications on the surface, and experiments had in many be expense.

From the great number of these mines, it would be im practications on the surface, and experiments had been many be expense.

State of Indiana, Hamilton County, sv:

Complaint of Disolvency.

Matters in the Estate of Mordecai Moore, deceased. The lands in the SHAWNEETOWN district have not been explored as fully as those in Dixon. Recent discove ics have been made, however, of rich veins of the sulphu et of lead and zine, contiguous to and on both sides of these lands, indicating the existence of similar deposites within them. The facilities for manufacturing white and red lead are represented as being simple; and as the lands are situated within about seven miles of the Ohio rivor, the metal, in any form, can be transported to all the principal markets at a trilling cost.

JAMES H. PIPER,

September 8th, 1846.

THE STATE OF INDIANA, MARION

COUNTY.

Matters in the Estate of Mordecai Moore, deceased. By publication of this condent by the court that the pendency of this complaint be made, however, of rich veins of these lands, indicating the existence of similar deposites within them. The facilities for manufacturing white and red lead are represented as being simple; and as the lands are situated within about seven miles of the Ohio rivor, the metal, in any form, can be transported to all the principal markets at a trilling cost.

JAMES H. PIPER,

September 8th, 1846.

Acting Commissioner of the General Land Office.

September 8th, 1846.

THE STATE OF INDIANA, MARION

COUNTY.

> township seventeen north, range five west, and on failing to realize a sufficient sum to satisfy the demand, I will at the came time and place offer for sale the fee simple of said above described real engine. Taken in execution as the property of the delegations at the suit of John D. Davis vs. Andrew Downing et al.
>
> 1. S. Marchel District Leafle. vs. Andrew Downing et al.
> U.S. Marchal District Indianate
> Py Gro. McGreen Her

TO person is allowed to trade or trails on the account without JOHN TURNER